As Reported by the House Agriculture and Rural Development Committee

133rd General Assembly

Regular Session

Sub. H. B. No. 183

2019-2020

Representatives Manchester, Patterson

Cosponsors: Representatives Cross, Koehler, Smith, T., Brent, Baldridge, Clites, Jones, Kick, LaRe, Lightbody, Manning, D., Stoltzfus, Weinstein

A BILL

То	amend section 5747.98 and to enact sections	1
	901.61 and 5747.72 of the Revised Code to	2
	temporarily allow income tax credits for	3
	beginning farmers who participate in a financial	4
	management program and for businesses that sell	5
	or rent agricultural land, livestock,	6
	facilities, or equipment to beginning farmers.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 5747.98 be amended and sections	8
901.61 and 5747.72 of the Revised Code be enacted to read as	9
follows:	10
Sec. 901.61. (A) As used in this section:	11
(1) "Agricultural asset" means agricultural land,	12
livestock, facilities, buildings, and machinery used for	13
agricultural production in this state.	14
(2) "Agricultural land" means land that is composed of	15
tracts, lots, or parcels totaling not less than ten acres	16
devoted to agricultural production or totaling less than ten	17

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acres devoted to agricultural production if the land produces an 18 average yearly gross income of at least two thousand five 19 hundred dollars from agricultural production. 20 (3) "Agricultural production" has the same meaning as in 21 section 929.01 of the Revised Code. 22 (4) "Beginning farmer" means an individual who has been 23 certified as a beginning farmer by the director of agriculture 24 or a participating land grant college under division (B) of this 25 section or who has received a substantially equivalent 26 certification from the United States department of agriculture. 27 "Beginning farmer" does not include an individual who has 28 previously been certified as a beginning farmer but no longer 29 meets the criteria for certification. 30 (5) "Owner of agricultural assets" means a person that is 31 the owner in fee of agricultural land or that has legal title to 32 any other agricultural asset. An "owner of agricultural assets" 33 does not include an equipment dealer or comparable entity 34 engaged in the business of selling agricultural assets for 35 profit. 36 (6) "Share rent agreement" means a rental agreement in 37 which the principal consideration given to the owner of 38 agricultural assets is a predetermined portion of the production 39 of the agricultural products produced from the rented 40 agricultural assets and which provides for sharing production

costs or risk of loss.

(7) "Participating land grant college" or "college" means 43 a state university, as defined in section 3345.011 of the 44 Revised Code, that is designated a land grant college under the 45 federal "Morrill Act of 1862," 7 U.S.C. 301 et seq., or the 46

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"Agricultural College Act of 1890," 7 U.S.C. 321 et seq., and	
that elects to participate in certifying individuals as	
beginning farmers under this section.	49
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(B) For the purposes of the tax credit authorized in	50
division (A) of section 5747.72 of the Revised Code, the	51
director of agriculture and participating land grant colleges	52
shall certify individuals as beginning farmers. An individual	53
may apply to the director or college for certification, and the	54
director or college shall provide the certification if the	55
director or college determines that the individual meets all of	56
the requirements of this division. The certification is valid	57
until the individual no longer meets all of the requirements of	58
this division. To qualify, the individual must be a resident of	59
this state and:	60
(1) Be seeking entry, or have entered within the last ten	61
<u>years, into farming;</u>	62
(2) Farm, or intend to farm, land in this state;	63
(3) Not be a partner, member, shareholder, or trustee of	64
the owner of the agricultural assets the individual is seeking	65
to purchase or rent.	66
(4) Have a total net worth, including the assets and	67
liabilities of the individual's spouse and dependents, of less	68
than eight hundred thousand dollars in 2020 and an amount in	69
subsequent years which is adjusted for inflation by multiplying	70
that amount by the cumulative inflation rate as determined by	71
the consumer price index (all items) prepared by the United	72
States bureau of labor statistics.	73
	, 5
(5) Provide the majority of the day-to-day physical labor_	74
for and management of the farm;	75

(6) Have adequate farming experience or demonstrate 76 knowledge in the type of farming for which the individual seeks 77 assistance; 78 79 (7) Submit projected earnings statements and demonstrate a profit potential; 80 (8) Demonstrate that farming will be a significant source 81 of income for the individual; 82 83 (9) Participate in a financial management program approved under division (C) of this section; 84 85 (10) Meet any other requirements prescribed by the director. 86 (C) For the purposes of the tax credit authorized in 87 division (B) of section 5747.72 of the Revised Code, the 88 director of agriculture, in consultation with the participating 89 land grant colleges, shall certify financial management programs 90 that would qualify a beginning farmer for the credit authorized 91 under that division. The director and colleges shall establish a 92 procedure for certifying such programs and shall maintain a list 93 of certified programs on the web site of the department of 94 agriculture. 95 (D) (1) The owner of agricultural assets who sells 96 agricultural assets to a beginning farmer during the calendar 97 year or who rents agricultural assets to a beginning farmer 98 during the calendar year or in either of the two preceding 99 calendar years may apply to the director of agriculture, on 100 forms prescribed by the director, for a tax credit under 101 division (A) of section 5747.72 of the Revised Code, provided, 102 in the case of a rental, the asset is rented at prevailing 103

community rates, as determined under the rules adopted under

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division (G) of this section. The application shall identify or	
include all of the following:	
(a) The name of the beginning farmer;	107
(b) The date the sale was made or the date the lease was	108
entered into;	109
	110
(c) If applying for the credit on the basis of the sale of	110
an agricultural asset, the sale price of the asset;	111
(d) If applying for the credit on the basis of renting an	112
agricultural asset:	113
(i) The dynation of the location	111
(i) The duration of the lease;	114
(ii) Proof that the asset is rented at prevailing	115
community rates;	116
(iii) The amount, in cash equivalent, of the gross rental_	117
income received during the taxable year for which the credit is	118
sought;	119
(iv) Whether the asset is rented pursuant to a share rent	120
agreement.	
(2) The director shall approve an application received	122
under this section if the director determines that the applicant	123
is eligible for the credit and if awarding the credit would not	124
cause the limit described in division (F) of this section to be	125
exceeded. The director shall issue a tax credit certificate to	126
an approved applicant listing the amount of the credit the	127
applicant is authorized to claim under division (A) of section	128
5747.72 of the Revised Code, which shall equal one of the	129
following:	130
(a) Five per cent of the sale price of the agricultural	131

<u>asset;</u>	
(b) Ten per cent of the cash equivalent of the gross	133
rental income received during the calendar year pursuant to a	134
rental agreement, provided the agreement was entered into on or	135
after the first day of the second preceding calendar year;	136
(c) Fifteen per cent of the cash equivalent of the gross	137
rental income received during the taxable year pursuant to a	138
share rent agreement, provided the agreement was entered into on	139
or after the first day of the second preceding calendar year.	140
(E) A beginning farmer may apply to the director of	141
agriculture, on forms prescribed by the director, for a tax	142
credit under division (B) of section 5747.72 of the Revised Code	143
equal to the cost the individual incurred during the calendar	144
year for participating in a financial management program	145
approved under division (C) of this section or a substantially	146
equivalent financial management program approved by the United	147
States department of agriculture. The application shall include	148
all of the following:	149
(1) The name and address of the financial management	150
program;	151
(2) The costs the individual incurs for participating in	152
that program;	153
(3) The date or dates the individual participated in that	154
program.	155
	150
The director shall approve an application received under_	156
this section if the director determines that the applicant is	157
eligible for the credit and if awarding the credit would not	158
cause the limit described in division (F) of this section to be	159
exceeded. The director shall issue a tax credit certificate to	

<pre>an approved applicant listing the amount of the credit the applicant is authorized to claim under division (B) of section 5747.72 of the Revised Code. (F) The director may not issue more than ten million dollars in tax credit certificates under divisions (D) and (E) of this section. The director may not issue tax credit certificates under this section on or after January 1, 2022.</pre>	161 162 163 164 165 166 167 168 169
5747.72 of the Revised Code. (F) The director may not issue more than ten million dollars in tax credit certificates under divisions (D) and (E) of this section. The director may not issue tax credit	163 164 165 166 167 168
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	167 168
<u>certificates under this section on or after January 1, 2022.</u>	168
(G) The director of agriculture, in consultation with the	169
tax commissioner, may adopt any rules necessary to administer	100
this section, including a rule prescribing the method for	170
determining prevailing community rental rates.	171
Sec. 5747.72. (A) There is hereby allowed a nonrefundable_	172
credit against a taxpayer's aggregate liability under section_	173
5747.02 of the Revised Code for a taxpayer that is issued a	174
credit certificate under division (D) of section 901.61 of the	175
Revised Code. The credit shall be claimed for the taxable year	176
during which the certificate is issued.	177
The credit shall be claimed in the order required under	178
section 5747.98 of the Revised Code. If a credit exceeds the	179
aggregate amount of tax otherwise due for a taxable year, the	180
excess may be carried forward and applied against the tax due	181
for not more than fifteen succeeding taxable years, provided	182
that the amount applied to the tax due for any taxable year	183
shall be subtracted from the amount available to carry forward	184
to succeeding years.	185
<u> </u>	100
(B) There is hereby allowed a nonrefundable credit against	186
a taxpayer's aggregate liability under section 5747.02 of the	187
Revised Code for a taxpayer that is issued a credit certificate	188
under division (E) of section 901.61 of the Revised Code. The	189

credit shall be claimed for the taxable year during which the 190 certificate is issued. 191 The credit shall be claimed in the order required under 192 section 5747.98 of the Revised Code. If a credit exceeds the 193 aggregate amount of tax otherwise due for the taxable year, the 194 excess may be carried forward and applied against the tax due 195 for not more than three succeeding taxable years, provided that 196 the amount applied to the tax due for any taxable year shall be 197 subtracted from the amount available to carry forward to 198 succeeding years. 199 Sec. 5747.98. (A) To provide a uniform procedure for 200 calculating a taxpayer's aggregate tax liability under section 201 5747.02 of the Revised Code, a taxpayer shall claim any credits 202 to which the taxpayer is entitled in the following order: 203

(1) Either the retirement income credit under division (B)
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of section 5747.055 of the Revised Code or the lump sum
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retirement income credits under divisions (C), (D), and (E) of
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that section;

(2) Either the senior citizen credit under division (F) of
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section 5747.055 of the Revised Code or the lump sum
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distribution credit under division (G) of that section;
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(3) The dependent care credit under section 5747.054 of 211the Revised Code; 212

(4) The credit for displaced workers who pay for job213training under section 5747.27 of the Revised Code;214

(5) The twenty-dollar personal exemption credit under215section 5747.022 of the Revised Code;216

(6) The joint filing credit under division (G) of section 217

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5747.05 of the Revised Code;	218
(7) The earned income credit under section 5747.71 of the Revised Code;	219 220
(8) The credit for adoption of a minor child under section 5747.37 of the Revised Code;	221 222
(9) The nonrefundable job retention credit under division(B) of section 5747.058 of the Revised Code;	223 224
(10) The enterprise zone credit under section 5709.66 of the Revised Code;	225 226
(11) The ethanol plant investment credit under section 5747.75 of the Revised Code;	227 228
(12) <u>The credit for beginning farmers who participate in a</u> <u>financial management program under division (B) of section</u> <u>5747.72 of the Revised Code;</u>	229 230 231
(13) The credit for purchases of qualifying grape production property under section 5747.28 of the Revised Code;	232 233
(13) (14) The small business investment credit under section 5747.81 of the Revised Code;	234 235
(14) (15) The nonrefundable lead abatement credit under section 5747.26 of the Revised Code;	236 237
(15) (16) The opportunity zone investment credit under section 122.84 of the Revised Code;	238 239
(16) (17) The credit for selling or renting agricultural assets to beginning farmers under division (A) of section	240 241
5747.72 of the Revised Code;	242
(18) The enterprise zone credits under section 5709.65 of the Revised Code;	243 244

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(17) <u>(</u>19) The research and development credit under	245
section 5747.331 of the Revised Code;	246
(18) (20) The credit for rehabilitating a historic	247
building under section 5747.76 of the Revised Code;	248
(19) <u>(</u>21) T he nonresident credit under division (A) of	249
section 5747.05 of the Revised Code;	250
(20) <u>(</u>22) The credit for a resident's out-of-state income	251
under division (B) of section 5747.05 of the Revised Code;	252
(21) (23) The refundable motion picture and broadway	253
theatrical production credit under section 5747.66 of the	254
Revised Code;	255
(22) (24) The refundable jobs creation credit or job	256
retention credit under division (A) of section 5747.058 of the	257
Revised Code;	258
(23) (25) The refundable credit for taxes paid by a	259
qualifying entity granted under section 5747.059 of the Revised	260
Code;	261
(24) (26) The refundable credits for taxes paid by a	262
qualifying pass-through entity granted under division (I) of	263
section 5747.08 of the Revised Code;	264
(25) (27) The refundable credit under section 5747.80 of	265
the Revised Code for losses on loans made to the Ohio venture	266
capital program under sections 150.01 to 150.10 of the Revised	267
Code;	268
(26) The refundable credit for rehabilitating a	269
historic building under section 5747.76 of the Revised Code.	270
	0 = 1
(B) For any credit, except the refundable credits	271

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enumerated in this section and the credit granted under division 272 (H) of section 5747.08 of the Revised Code, the amount of the 273 credit for a taxable year shall not exceed the taxpayer's 274 aggregate amount of tax due under section 5747.02 of the Revised 275 Code, after allowing for any other credit that precedes it in 276 the order required under this section. Any excess amount of a 277 particular credit may be carried forward if authorized under the 278 section creating that credit. Nothing in this chapter shall be 279 construed to allow a taxpayer to claim, directly or indirectly, 280 a credit more than once for a taxable year. 281 Section 2. That existing section 5747.98 of the Revised 282 Code is hereby repealed. 283 Section 3. The amendment or enactment by this act of 284

sections 5747.72 and 5747.98 of the Revised Code applies to 285 taxable years beginning on or after January 1, 2020. 286